REGINA J. McCLENDON (State Bar No. 184669) 1 HAROLD R. JONES (State Bar No. 209266) SEVERSON & WERSON A Professional Corporation One Embarcadero Center, Suite 2600 San Francisco, CA 94111 Telephone: (415) 398-3344 Facsimile: (415) 956-0439 5 Attorneys for Defendant FORD MOTOR CREDIT COMPANY, dba 6 Jaguar Credit 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 10 KELD HANSSON, 11 Case No.: C 06-1257 MJJ 12 Plaintiff. STIPULATION AND [PROPOSED] ORDER EXTENDING DEADLINE FOR 13 VS. CONDUCTING MEDIATION FORD MOTOR CREDIT COMPANY, STEALTH AUTO RECOVERY, INC. AND 15 ROBERT MITCHELL 16 Defendants. 17 **STIPULATION** 18 19 WHEREAS, on May 15, 2006, the Court entered a Stipulation and Order selecting 20 mediation as the ADR process in this matter and directing the parties to complete mediation by 21 August 14, 2006; 22 WHEREAS, on June 22, 2006, the Court issued an Order granting plaintiff Keld Hansson's ("Hansson") stipulated motion to file a First Amended Complaint ("FAC") in the 23 24 matter. 25 WHEREAS, on June 27, 2006 Hansson filed a FAC identifying Stealth Auto Recovery, 26 Inc. ("Stealth") as a defendant in this matter for the first time; 27 28 08888/1552/590215.1 Case No.: C 06-1257 MJJ

1 WHEREAS, Hansson is currently attempting to serve the FAC upon Stealth, however, 2 service is not yet complete. Accordingly, Stealth has not yet appeared in this matter. 3 WHEREAS, Stealth is an indispensable party to any mediation in this matter. 4 Accordingly, Ford Credit and Hansson jointly request that the Court extend the deadline 5 to conduct the mediation in this matter by sixty days to October 13, 2006 to permit Stealth to 6 appear in this matter and to participate in the mediation. 7 IT IS SO STIPULATED, 8 DATED: July /8, 2006 9 SEVERSON & WERSON A Professional Corporation 10 11 12 Harold R. Jones 13 Attorneys for Defendant FORD MOTOR CREDIT COMPANY, dba 14 Jaguar Credit DATED: July ______, 2006 15 **HYDE & SWIGART** 16 17 Joshua B. Swigart 18 Attorneys for Plaintiff 19 Keld Hansson 20 21 Pursuant to the parties' stipulated request to extend the deadline for conducting mediation in this matter, and for good cause shown, the deadline for the parties to conduct mediation in this 22 23 matter is extended by 60 days to October 13, 2006. 24 IT IS SO ORDERED, 25 **DATED:** July 20 , 2006 26 27 28 United States District Judge 08888/1552/590215.1 Case No.: C 06-1257 MJJ